BEST AVAILABLE COPY





UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERC United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/071,620	02/08/2002	Gholam-Reza Zadno-Azizi	38349-0102C	3007
20985 7	590 03/16/2005		EXAMINER	
FISH & RICH	IARDSON, PC IINO REAL		CHATTOPADI	HYAY, URMI
	CA 92130-2081		ART UNIT	PAPER NUMBER
			3738	

DATE MAILED: 03/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)



BEST AVAILABLE COPY

Acceptance of the second of th

Notice of Non-Compliant Amendment (37 CFR 1.121)

	lenginem (c. i		
The amendment document filed on 1 3 0 5 is considered nor 37 CFR 1.121. In order for the amendment document to be compliant corrected section of the non-compliant amendment document must "Amendments to the claims" section of applicant's amendment do THE FOLLOWING CHECKED (X) ITEM(S) CAUSE THE AMENI	a-compliant because it has fai , correction of the following is t be resubmitted (in its enti- cument must be re-submitt	rety), e.g., the entired. 37 CFR 1.121(1	re h)
THE AMENIA OF THE AMENIA CHECKED (X) ITEM(S) CAUSE THE AMENIA	MENT DOCOMBA		
1. Amendments to the specification:			
1. Amendments to the spragraph(s) do not include markings.	•		• .
		·.	
B. New paragraph(s) should like be dispersion		· ·	- ::
C. Other			•
	• •	•	
2. Abstract: 27 CFP 1 77	•		• •
2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.72.	· · · · ·		
B. Other			•
<u> </u>	: •	<u>.</u>	•
- a she deswings		• • • •	
3. Amendments to the drawings:			• • •
		••	•
4. Amendments to the claims:	sent.		
the contract of the ciants is not in-	Call pending claims (including	ig withdrawn claims	i) To enable to
		ch, the individual st	atus of each
A. A complete listing of all the date that the text of B. The listing of claims does not include the text of C. Each claim has not been provided with the property of the status of ewards.	in claim must be indicated a	fter its claim numbe	r by using
C. Each claim has not been provided with the properties of earth cannot be identified. Note: the status of ewards of the claim cannot be identified. Some identifiers: (Original)	(Gurrently amended), (Can	œled), (Withdrawn)	'(Lientonzi).
			••
			. 1
presented), (New) and (Not entered). D. The claims of this amendment paper have not to be the control of the c	I. I'hadacem	m Sheet	Showing
E Other: (Separate Sheet) late	the in the	equired	
E. Other: Apparate sheet last the amended figure without For further explanation of the amendment format required by 37 CF For further explanation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of this alternation of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the amendment format required by 37 CF The classes of the classes of the amendment format required by 37 CF The classes of	marking Sec. 714	and the USPTO we	sbsite at
the amendment format required by 37 Ch	R 1.121, see last La poor la		
For further explanation of the amendment format required to the http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.px	<u>"</u>		٠.
http://www.uspito.gov.wearatte			
<u> </u>	time is siven Oh		ve mail dai€ 0i·
THE STATE OF THE S	MENT, applicant is given Ur	IE MONTH from th	ne mail date of
If the non-compliant amendment is a PRELIMINARY AMENDA	MENT, applicant is given Of CFR 1.121. Failure to comply	with 37 CFR 1.12	ne mail date of a limit of the proposed
If the non-compliant amendment is a PRELIMINARY AMENDA	MENT, applicant is given Of CFR 1.121. Failure to comply	with 37 CFR 1.12	ne mail date of a limit of the proposed
If the non-compliant amendment is a PRELIMINARY AMENDA	MENT, applicant is given Of CFR 1.121. Failure to comply	with 37 CFR 1.12	ne mail date of a limit of the proposed
If the non-compliant amendment is a PRELIMINARY AMENDM this letter to supply the corrected section which complies with 37 one-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an ac-	MENT, applicant is given Or CFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, a	WE MONTH from the with 37 CFR 1.12 part consideration of this ONE MON is not extendation.	ne mail date of the will result in the proposed TH-time limit.
If the non-compliant amendment is a PRELIMINARY AMENDM this letter to supply the corrected section which complies with 37 one-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the preliminary amendment (s).	MENT, applicant is given Or CFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, a	with 37 CFR 1.12 out consideration on this ONE MQN	ne mail date of the proposed TH-time limit.
If the non-compliant amendment is a PRELIMINARY AMENDM this letter to supply the corrected section which complies with 37 one-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the preliminary amendment(s).	MENT, applicant is given OF CFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of a submission for	ne mail date of a limit result in the proposed TH-time limit
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 connentry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the extendable. If the non-compliant amendment is a reply to a NON-FINAL O	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including the ply (37 CFR 1.135(c)), applicant of the complex columns of the columns of th	WE MONTH from the with 37 CFR 1.12 and consideration of this ONE MON is not extendation of a submission for icant is given a TIN thick complies with	an RCE), and ME PERIOD of 1.37-CFR 1.121
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 connentry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the extendable. If the non-compliant amendment is a reply to a NON-FINAL O	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including the ply (37 CFR 1.135(c)), applicant of the complex columns of the columns of th	WE MONTH from the with 37 CFR 1.12 and consideration of this ONE MON is not extendation of a submission for icant is given a TIN thick complies with	an RCE), and ME PERIOD of 1.37-CFR 1.121
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 of non-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hona fide attempt to be a response to the amendment of this notice within which to response to the same difference of the same of the same and the same of the sam	MENT, applicant is given OF CFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section is PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 of non-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hona fide attempt to be a result of the non-compliant amendment. EXTENSIONS OF THIS TIME	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), apply submit the corrected section in PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 of non-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hona fide attempt to be a result of the non-compliant amendment. EXTENSIONS OF THIS TIME	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), apply submit the corrected section in PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 of non-entry of the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hona fide attempt to be a result of the non-compliant amendment. EXTENSIONS OF THIS TIME	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), apply submit the corrected section in PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 of non-entry of the preliminary amendment and examination on the changes in the preliminary amendment (s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resource to amendment appears to be a hono fide attempt to be a resource to avoid ahandonment. EXTENSIONS OF THIS TIME. If the amendment is a reply to a FINAL REJECTION, this form response to a final rejection continues to run from the date set.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), apply submit the corrected section in PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonant of the non-compliant amendment. EXTENSIONS OF THIS TIME in order to avoid ahandonment. EXTENSIONS OF THIS TIME. If the amendment is a reply to a FINAL REJECTION, this form the amendment is a reply to a FINAL REJECTION.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonant of the non-compliant amendment. EXTENSIONS OF THIS TIME in order to avoid ahandonment. EXTENSIONS OF THIS TIME. If the amendment is a reply to a FINAL REJECTION, this form the amendment is a reply to a FINAL REJECTION.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), apply submit the corrected section in PERIOD ARE AVAILAB	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment (s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonance to avoid abandonment. EXTENSIONS OF THIS TIME If the amendment is a reply to a FINAL REJECTION, this form response to a final rejection continues to run from the date set status of the amendment.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment(s). This notice is not an action of the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonant of the non-compliant amendment. EXTENSIONS OF THIS TIME in order to avoid ahandonment. EXTENSIONS OF THIS TIME. If the amendment is a reply to a FINAL REJECTION, this form the amendment is a reply to a FINAL REJECTION.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment (s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonance to avoid abandonment. EXTENSIONS OF THIS TIME If the amendment is a reply to a FINAL REJECTION, this form response to a final rejection continues to run from the date set status of the amendment.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment (s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonance to avoid abandonment. EXTENSIONS OF THIS TIME If the amendment is a reply to a FINAL REJECTION, this form response to a final rejection continues to run from the date set status of the amendment.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).
If the non-compliant amendment is a PRELIMINARY AMENDMENT this letter to supply the corrected section which complies with 37 non-entry of the preliminary amendment and examination on the changes in the preliminary amendment and examination on the changes in the preliminary amendment (s). This notice is not an action of extendable. If the non-compliant amendment is a reply to a NON-FINAL Of since the amendment appears to be a hono fide attempt to be a resonance to avoid abandonment. EXTENSIONS OF THIS TIME If the amendment is a reply to a FINAL REJECTION, this form response to a final rejection continues to run from the date set status of the amendment.	MENT, applicant is given OPCFR 1.121. Failure to comply merits will commence with ction under 35 U.S.C. 132, as FFICE ACTION (including ply (37 CFR 1.135(c)), appl submit the corrected section in PERIOD ARE AVAILAB in may be an attachment to at in the final rejection, and in	with 37 CFR 1.12 out consideration on this ONE MON is not extendation of the control of the cont	ne mail date of a will result in a the proposed TH-time limit. an RCE), and ME PERIOD of 1.37-CFR 1.121 R 1.136(a).